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5 6 7 8 9 10 11 12 13 14	GAYLA B. LIBET, Esq./ State Bar # 109173 LAW OFFICES OF GAYLA B. LIBET 486 41st Street, Suite 3 Oakland, CA 94609 Telephone and Facsimile: (510) 420-0324 E-Mail: glibet@sbcglobal.net Attorneys for Plaintiff KEDRIC MABRY TRICIA L. HYNES, Esq./ State Bar # 212550 MEYERS, NAVE, RIBACK, SILVER & WILSO 555 12th Street, Suite 1500 Oakland, CA 94607 Telephone: (510) 808-2000 Facsimile: (510) 444-1108 E-Mail: thynes@myersnave.com Attorneys for Defendants CITY OF SAN LEANDRO, POLICE CHIEF IAOFFICER ANTHONY MORGAN and OFFICER	N WILLIS,
15 16 17	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
18 19 19 19 19 19 19 19	V. CITY OF SAN LEANDRO, a governmental entity; IAN WILLIS, in his capacity as Chief of Police for CITY OF SAN LEANDRO; ANTHONY MORGAN and TROY YOUNG, individually, and in their capacity as police officers for CITY OF SAN LEANDRO; and DOES 1-25, inclusive, Defendants.	Case No: C10-01127 WHA STIPULATION AND PROPOSED ORDER FOR EXTENSION OF TIME TO COMPLETE MEDIATION CONFERENCE
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STIPULATION 1 2 All parties to this action stipulate and agree, by and through their respective counsel, as follows: 3 1. The parties have not yet served written discovery on each other, which will, of course, 4 not be responded to until at least 33 days after service. Also, counsel have not yet conducted any 5 depositions in this case; 6 2. The mediator assigned to this case, Catherine A. Yanni, JAMS Mediator, has agreed via 7 an E-mail from Ms. Sarah Nevins, Case Manager, JAMS, that she has no objection to the parties 8 requesting this extension of time; 9 Plaintiff's counsel feels that they cannot conduct a meaningful Mediation Conference 10 until preliminary written discovery and depositions have been completed; and, 11 4. Therefore, Plaintiff's counsel requests that this Court extend the time for completion of 12 Mediation Conference from the presently scheduled date for completion, September 22, 2010, to a date 13 sixty (60) to ninety (90) days from that date. Defense counsel has no objections to this extension. 14 Dated: August 30, 2010 Respectfully submitted, 15 LAW OFFICES OF GAYLA B. LIBET 16 17 /S/ Gayla B. Libet GAYLA B. LIBET, Esq. 18 Attorneys for Plaintiff 19 Dated: August 30, 2010 Respectfully submitted, 20 LAW OFFICES OF JOHN L. BURRIS 21 /S/ John L. Burris 22 JOHN L. BURRIS, Esq. Attorneys for Plaintiff 23 Dated: August 30, 2010 Respectfully submitted, 24 25 MYERS, NAVE, RIBACK, SILVER & WILSON 26 /S/ Tricia L. Hynes 27 TRICIA L. HYNES, Esq. Attorneys for Defendants 28

ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. This extension of the mediation deadline does not impact any other dates set by the Court. Both sides must continue to prepare for trial. Dated: August 31, 2010. United States District Court Judge 1505852.1